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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/807,586 07/11/2001		Rolland-Yves Mauvernay	P-6191	9305	
75	90 03/10/2003				
Michael L Kenaga Rudnick & Wolfe PO Box 64807			EXAMINER		
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Chicago, IL 60664-0807			A.D. I.D. III		
			ART UNIT	PAPER NUMBER	
			1615	10	
			DATE MAILED: 03/10/2003	(D	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)				
		•	—					
	Office Action Summary	09/807,586		MAUVERNAY, ROLLAND-YVES				
omee Action Gammary		Examiner		Art Unit				
	The MAILING DATE of this communication app	Isis Ghali ears on the cover	sheet with the co	1615 orrespondence ad	dress			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status								
1)⊠	Responsive to communication(s) filed on <u>04 December 2002</u> .							
2a) <u></u> □	This action is FINAL . 2b)⊠ Thi	is action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims								
,	Claim(s) 10-17 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
·)[Claim(s) is/are allowed.)[☑ Claim(s) <u>1-14, 16, 17</u> is/are rejected.							
·	Claim(s) 1-14, 10, 17 is/are rejected. Claim(s) 15 is/are objected to.							
•	Claim(s) are subject to restriction and/or	r election requirer	ment.					
•	on Papers	,						
9)[The specification is objected to by the Examine	r.						
10)[The drawing(s) filed on is/are: a)☐ accep	oted or b)⊡ objecte	ed to by the Exar	miner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11) 🔲	The proposed drawing correction filed on			ved by the Examin	er.			
If approved, corrected drawings are required in reply to this Office action.								
12) The oath or declaration is objected to by the Examiner.								
Priority under 35 U.S.C. §§ 119 and 120								
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a) ☐ All b) ☐ Some * c) ☐ None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). See the attached detailed Office action for a list of the certified copies not received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
 a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 								
Attachment(s) .								
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	4)		r (PTO-413) Paper No Patent Application (PT				

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DETAILED ACTION

The receipt is acknowledged of applicant's amendment A, filed 7/11/2001.

Claims 1-9 have been canceled and claims 10-17 have been added per applicant's amendment A, Paper No. 9.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 10, 13, 14, and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by US 5,716,988 ('988).

US '988 disclosed a pharmaceutically stable oxaliplatinum preparation comprising aqueous solution of oxaliplatinum in concentration of 1 to 5 mg/ml with pH 4.5-6. The aqueous oxaliplatinum solution is provided as a ready-to-use-preparation in a sealed container (abstract). The oxaliplatinum content in the preparation representing at least 95% of the initial content and the solution remains clear, colorless and free of any precipitation after storage for a pharmaceutically acceptable duration (col.2, lines 9-17). The container can be flexible pouch for infusion (col.2, lines 60-61). Plastic is inherently

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flexible material. The reference is silent regarding the material of the flexible pouch and not disclosing PVC based material. Thus, the limitation of claims 10, 13, 14, and 17 are met by US '988.

The 102 (b) rejection will be changed to 102 (e) upon submission of translation to the foreign priority document.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over US '988 in view of US 5, 492,534 ('534).

US '988 teaches a pharmaceutically stable oxaliplatinum preparation comprising aqueous solution of oxaliplatinum in concentration of 1 to 5 mg/ml with pH 4.5-6. The aqueous oxaliplatinum solution is provided as a ready-to-use-preparation in a sealed container (abstract). The oxaliplatinum content in the preparation representing at least 95% of the initial content and the solution remains clear, colorless and free of any precipitation after storage for a pharmaceutically acceptable duration (col.2, lines 9-17). The container can be flexible pouch for infusion (col.2, lines 60-61). Plastic is inherently

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flexible material. The reference is silent regarding the material of the flexible pouch and not disclosing PVC based material.

US '988 does not teach multilayered bag as recited in claim 11, or the inner layer of the bag is made of polypropylene as recited in claim 12.

US '534 teaches a flexible pouch containing a drug solution that is included in an infusion device and can be stored for prolonged periods without deterioration (abstract; col.5, line 61; col.6, lines 56-63). The flexible pouch contains the drug infusate in a liquid form (col.8, lines 6-7). The pouch is multilayered and the flexible materials of the pouch are typically more vulnerable to attack and degeneration caused by the infusate solution and preferably the layer facing the drug solution is made from polypropylene (col.9, lines 23-31). The reference disclosed that the major advantage of using polypropylene on the drug-facing surface of the pouch is that the infusate solution contacts inert, stable, sterilizable, non-leaching material and essentially impervious to contaminants from outside environment (col.13, lines 47-50). No criticality was shown by applicant in using polyamide in particular as an outer layer of the pouch.

Accordingly, it would have been obvious to one having ordinary skill in the art at the time of the invention to replace the flexible pouch of US '988 by the multilayered flexible pouch of US '534 that has the layer facing the drug solution is made from polypropylene, motivated by the teaching of US '534 that the major advantage of using polypropylene on the drug facing surface of the pouch is that the infusate solution contacts inert, stable, sterilizable, non-leaching material and essentially impervious to

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contaminants from outside environment, with reasonable expectation of success of the delivered multilayered pouch having the drug-facing surface is made of polypropylene as container for oxaliplatinum for storage for long period without deterioration.

5. Claims 11, 12, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over US '988 in view of US 6,007,529 ('529).

US '988 teaches a pharmaceutically stable oxaliplatinum preparation comprising aqueous solution of oxaliplatinum in concentration of 1 to 5 mg/ml with pH 4.5-6. The aqueous oxaliplatinum solution is provided as a ready-to-use-preparation in a sealed container (abstract). The oxaliplatinum content in the preparation representing at least 95% of the initial content and the solution remains clear, colorless and free of any precipitation after storage for a pharmaceutically acceptable duration (col.2, lines 9-17). The container can be flexible pouch for infusion (col.2, lines 60-61). Plastic is inherently flexible material. The reference is silent regarding the material of the flexible pouch and not disclosing PVC based material.

US '988 does not teach multilayered bag as recited in claim 11, the inner layer of the bag is made of polyethylene as recited in claims 12, or the multi-compartment pouch as recited in claim 16.

US '529 teaches a flexible transparent container for improved storage of parenterally administrable agents comprising inner container contained in outer envelop. The inner container is made of polypropylene to benefit from its capacity of

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being inert towards the stored fluids and the outer envelope is flexible multilayered polymeric material (abstract; col.4, line 58-col.5, line 8; col.5, lines 51-54; col.7, lines 4-9). The flexible container has improved barrier against environmental oxygen and moisture and also capable of withstanding sterilization and may be stored for long periods with maintained integrity (col.4, lines 3-12). The inner container can be single or multiple chamber container filled with one or several parenterally administrable agents and has a capacity of separately storing several components (col.4, lines 31-33; col.5, lines 13-15).

Accordingly, it would have been obvious to one having ordinary skill in the art at the time of the invention to deliver a flexible pouch containing oxaliplatinum as disclosed by US '988, and replace the pouch by a multi compartment multilayered flexible pouch having the inner layer made of polypropylene as disclosed by US '529, motivated by the teaching of US '529 that the multiple chamber can be filled by one or more parenterally administrable drugs and has a capacity of separately storing several components and further by its teaching that polypropylene is inert towards the stored fluid barrier and the multilayered container provides barrier against environmental oxygen and moisture and also capable of withstanding sterilization and may be stored for long periods with maintained integrity, with reasonable expectation of success of the delivered multi compartment multilayered pouch having its inner layer made of polypropylene-to-maintain oxaliplatinum without deterioration upon prolonged storage.

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Allowable Subject Matter

6. Claim 15 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

- 7. The following is a statement of reasons for the indication of allowable subject matter: the cited references do not teach the material of the outer layer of the envelope to be one film of polyamide of 11-amino-undecanoic acid.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Isis Ghali whose telephone number is (703) 305-4048. The examiner can normally be reached on Monday through Thursday from 7:00 AM to 5:30 PM, Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman Page, can be reached on (703) 308-2927. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3592.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-1235.

Isis Ghali Examiner Art Unit 1615

Isis Shali

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